

In re:

Delvin Lloyd Drinkall,

Debtor(s),

ORDER FOR TELEPHONIC  
SCHEDULING CONFERENCE

Delvin Lloyd Drinkall,

Plaintiff(s),

BKY 19-31858

ADV 19-3072

vs.

Corry & Associates and  
Robert J. Corry, Jr.,

Defendant(s).

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Pursuant to Fed. R. Civ. P. 16, as incorporated by FED. R. BANKR. P. 7016, IT IS HEREBY ORDERED:

1. Inapplicability of Disclosure Requirements: The provisions of FED. R.CIV P. 26(a)(1), 26(f), 26(a)(2), and 26(a)(3) shall not apply in this adversary proceeding.

2. Counsel for all parties shall participate in a scheduling conference on **September 25, 2019 at 2:30 p.m. by telephone conference call. If any party is pro se (self-represented and without an attorney), that party shall advise the court's calendar clerk (at 651-848-1061) of an email address where the telephonic dial-in instruction can be sent no later than one day prior to the scheduling conference.**

3. Counsel shall be prepared to discuss the following at the conference:

- a. Legal and factual issues raised by the parties' claims and defenses.
- b. Discovery contemplated, and time necessary for its completion.
- c. Contemplated motions as to jurisdictional matter, dismissal, or summary judgment.
- d. Prospects of settlement.
- e. Length of time that trial would require; identity of witnesses and exhibits.

BY THE COURT:

/s/ William J. Fisher

William J. Fisher

United States Bankruptcy Judge

COUNSEL: PLEASE NOTE:

1. If counsel for the plaintiff(s) has not received an answer from the defendant(s), and if there has been no appearance from the defendant(s), the Court encourages the plaintiff(s) to move **for default judgment. The motion should be set for a date and time other than the date and time of the scheduling conference.** See Loc. R. BANKR. P. (D. MINN.) 5071-1, 7055-1, 9006-1, AND 9013-2, among others.

2. All conferences will be held by telephonic conference unless the Court requires appearances in person. The Court's staff will advise by telephone when appearances are required and will give directions. Counsel should advise the Court's calendar clerk (at 651-848-1061), within ten days on the issuance of this order, if they will be unavailable on the scheduled date. The advising counsel shall coordinate an alternative date and time with other counsel and pro se parties, and shall notice a rescheduled conference. The Court will initiate all conference calls, to ensure maximum quality of connection.

3. Please note that if any party answers, the Plaintiffs' attorney shall make reasonable efforts to inform the answering party of the time and date of this scheduling conference.